IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND, GREENBELT DIVISION

ROC	GER B <i>A</i> Plair							*				
VS.								* *Case No: 12-CV-0665 RW				DWT.
PAP	PA JOH	N'S U	SA, IN	C, et a	I			<u> Ca</u>	ise ivo:	12-61	<u>/-0003</u>	<u>KVV I</u>
	Defe	ndant	s'					*				
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CONSENT MOTION TO WITHDRAW APPEARANCE OF COUNSEL FOR PLAINTIFF

Plaintiff's counsel Jessie Lyons Crawford, Esq., and The Law Offices of Jessie Lyons Crawford, LLC, pursuant Local Rule 101(2), moves this Court for an order withdrawing our appearance as counsel for the Plaintiff, Roger Banhi, in this action.

In support of this motion, counsel refers the Court to the contemporaneously-filed Certificate of Withdrawal

Respectfully Submitted,

LAW OFFICES OF JESSIE LYONS CRAWFORD, LLC

/s/ Jessie Crawford

Jessie Lyons Crawford, Esq. Bar No.: 25247 2601 Maryland Avenue Baltimore, Maryland 21218 (410) 662-1230, Office (410) 662-1238, Facsimile attorneyjlcrawford@verizon.net

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND, GREENBELT DIVISION

ROGER BANHI Plaintiff	*
VS.	* *Case No: 12-CV-0665 RWT
PAPA JOHN'S USA, INC, et al	Case No. 12-64-0003 KW1
Defendants'	*

CERTIFICATE OF COUNSEL

Jessie Lyons Crawford, Esq., and The Law Offices of Jessie Lyons Crawford, LLC, have moved this Court for leave to withdraw as counsel for Plaintiff Roger Banhi in this matter. In support of this motion, undersigned counsel states as follows:

- 1. On August 6, 2012, the undersigned received written communication from the Plaintiff that he has terminated her services.
- 2. As a result of the Plaintiff's termination of Counsel, substantive irreconcilable differences have developed and exist between Plaintiff and undersigned counsel. These differences likely bear on undersigned counsel's duty to this tribunal.
- 3. Plaintiff was advised that he should have another attorney enter their appearance or notify the Court of his intention to represent himself. Plaintiff indicated that he has retained substitute counsel and that they will be entering their appearance momentarily.
 - 4. Plaintiff has consented to the relief sought by the undersigned. Exhibit A.

/s/ Jessie Lyons Crawford	
Jessie Lyons Crawford, Esq.	

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT the Motion to Withdraw as Attorney for Plaintiff was mailed first class mail postage prepaid on this ___10th __ day of August 2012, to:

Roger Banhi PO BOX 77003 WASHINGTON, DC 20013

Ariana Wright, Esquire
Counsel to Defendant Papa Johns USA, Inc.
Jackson | Lewis LLP
2800 Quarry Lake Drive, Suite 200
Baltimore, MD 21209

/s/ Jessie Crawford

Jessie Lyons Crawford, Esq.